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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/724,432	11/28/2003	Adelbert Gorham	APL.03.01.US	1191	
7590 08/03/2005		EXAMINER			
Roger W. Jensen			COOLEY, CHARLES E		
Roger W. Jensen & Associates, Ltd. 8127 Pennsylvania Circle			ART UNIT	PAPER NUMBER	
Minneapolis, MN 55438			1723		
		DATE MAILED: 08/03/2005			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)				
		10/724,43	2	GORHAM ET AL.				
Office Action Summary		Examiner		Art Unit	<del></del>			
		Charles E.	Cooley	1723				
Period fo	The MAILING DATE of this communication a or Reply	appears on the	cover sheet with the c	orrespondence addres	SS			
THE   - External efter - If the - If NO - Failu Any I	ORTENED STATUTORY PERIOD FOR REF MAILING DATE OF THIS COMMUNICATION asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mainer patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no ever eply within the statut od will apply and will tute, cause the applic	nt, however, may a reply be tim fory minimum of thirty (30) days expire SIX (6) MONTHS from to cation to become ABANDONED	nely filed s will be considered timely. the mailing date of this commu O (35 U.S.C. § 133).	unication.			
Status								
1)	Responsive to communication(s) filed on							
2a) <u></u> ☐	This action is <b>FINAL</b> . 2b) This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice unde	r Ex parte Qua	<i>ıyl</i> e, 1935 C.D. 11, 45	3 O.G. 213.				
Dispositi	on of Claims							
	Claim(s) 1-13 is/are pending in the application	on.						
	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
6)⊠	Claim(s) <u>1-13</u> is/are rejected.							
7)	Claim(s) is/are objected to.							
8)□	Claim(s) are subject to restriction and	I/or election re	quirement.					
Applicati	on Papers							
9)□	The specification is objected to by the Exami	ner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) ☐ All b) ☐ Some * c) ☐ None of:								
	1. ☐ Certified copies of the priority documents have been received.							
	<ul><li>2. Certified copies of the priority docume</li><li>3. Copies of the certified copies of the priority</li></ul>		• •	· · · · · · · · · · · · · · · · · · ·				
	application from the International Bure			u III tilis National Stat	Je.			
* 5	See the attached detailed Office action for a li	•		d.				
			·					
Attachmen								
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		4)  Interview Summary ( Paper No(s)/Mail Da					
3) 🛛 Inforr	nation Disclosure Statement(s) (PTO-1449 or PTO/SB/0	-,	5) 🔲 Notice of Informal Pa		2)			
	r No(s)/Mail Date <u>11282003</u> .		6)					
S. Patent and Tr		Action Summen	, Dar	t of Paper No /Mail Date 0	8032005			

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# **NON-FINAL OFFICE ACTION**

1. This application has been assigned to Technology Center 1700, Art Unit 1723 and the following will apply for this application:

Please direct all written correspondence with the correct application serial number for this application to Art Unit 1723.

Telephone inquiries regarding this application should be directed to the Electronic Business Center (EBC) at http://www.uspto.gov/ebc/index.html or 1-866-217-9197 or to the Examiner at (571) 272-1139. All official facsimiles should be transmitted to the centralized fax receiving number 571-273-8300.

2. As the PTO continues to move towards a fully electronic environment, the office will phase-in its E-Patent Reference program. This program: (1) provides downloading capability of the U.S. patents and U.S. patent application publications cited in Office actions via the E-Patent Reference feature of the Office's PAIR system; and (2) ceases mailing paper copies of U.S. patents and U.S. patent application publications with office actions except for citations made during the international stage of an international application under PCT.

Effective June 2004, paper copies of cited U.S. patents and U.S. patent application publications will cease to be mailed to applicants with Office actions from this Technology Center. Paper copies of foreign patents and non-patent literature will continue to be included with office actions.

The U.S. patents and patent application publications cited in office actions are available for download via the Office's PAIR system. As an alternate source, all U.S.

patents and patent application publications are available on the USPTO web site (www.uspto.gov), from the Office of Public Records and from commercial sources.

Inquiries about the use of the Office's PAIR system should be referred to the Electronic Business Center (EBC) at http://www.uspto.gov/ebc/index.html or 1-866-217-9197.

Requests to restart a period for response due to a missing U.S. patent or patent application publications will not be granted.

## **Priority**

Acknowledgment is made of applicant's claim for domestic priority under 35
 U.S.C. § 119(e).

#### Information Disclosure Statement

4. Note the attached PTO-1449 forms submitted with the Information Disclosure Statement filed 28 NOV 2003.

#### **Drawings**

5. Applicant should verify that (1) all reference characters in the drawings are described in the detailed description portion of the specification and (2) all reference characters mentioned in the specification are included in the appropriate drawing Figure(s) as required by 37 CFR 1.84(p)(5).

# <u>INFORMATION ON HOW TO EFFECT DRAWING CHANGES</u>

# Replacement Drawing Sheets

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Drawing changes must be made by presenting replacement figures which incorporate the desired changes and which comply with 37 CFR 1.84. An explanation of the changes made must be presented either in the drawing amendments, or remarks, section of the amendment. Any replacement drawing sheet must be identified in the top margin as "Replacement Sheet" (37 CFR 1.121(d)) and include all of the figures appearing on the immediate prior version of the sheet, even though only one figure may be amended. The figure or figure number of the amended drawing(s) must not be labeled as "amended." If the changes to the drawing figure(s) are not accepted by the examiner, applicant will be notified of any required corrective action in the next Office action. No further drawing submission will be required, unless applicant is notified.

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Identifying indicia, if provided, should include the title of the invention, inventor's name, and application number, or docket number (if any) if an application number has not been assigned to the application. If this information is provided, it must be placed on the front of each sheet and centered within the top margin.

## **Annotated Drawing Sheets**

A marked-up copy of any amended drawing figure, including annotations indicating the changes made, may be submitted or required by the examiner. The annotated drawing sheets must be clearly labeled as "Annotated Marked-up Drawings" and accompany the replacement sheets.

## **Timing of Corrections**

Applicant is required to submit acceptable corrected drawings within the time period set in the Office action. See 37 CFR 1.85(a). Failure to take corrective action within the set period will result in ABANDONMENT of the application.

If corrected drawings are required in a Notice of Allowability (PTOL-37), the new drawings MUST be filed within the THREE MONTH shortened statutory period set for reply in the "Notice of Allowability." Extensions of time may NOT be obtained under the provisions of 37 CFR 1.136 for filing the corrected drawings after the mailing of a Notice of Allowability.

#### Specification

6. The specification has not been checked to the extent necessary to determine the presence of all possible minor errors. Applicant's cooperation is requested in correcting any errors of which applicant may become aware in the specification.

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7. The Abstract of the Disclosure is objected to because:

- a. the inclusion of legal phraseology such as "means" in the abstract is improper.
- 8. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed (MPEP 606.01).

### Claim Rejections - 35 USC § 102

9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 10. Claims 1-4, 7-10, and 12-13 are rejected under 35 U.S.C. 102(b) as being anticipated by Mattern (US 1,048,846 issued 21 DEC 1912).

The patent to Mattern discloses a centrifuge comprising a rotor assembly (Fig. 1) supported for rotation about an axis, said rotor assembly having a nested first set 21, 22, 23 and a second set 32, 33, 34 of a plurality of concentric cylinders and with one of said sets 32, 33, 34 being rotatably supported by the other of said sets, and said cylinders having waste matter collection surfaces thereon; means 11, 13, 14, 15, 20 for rotating one of said sets 21, 22, 23 of concentric cylinders about said axis; means 29 for supplying contaminated liquid to said rotor assembly; means 3 for collecting clarified liquid; bowl means 24 enclosing said rotor assembly, said bowl means being integrally connected to one of said sets 21, 22, 23 of concentric cylinders, and said bowl means

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having cover means 31 and a bottom positioned opening (proximate 28); the means 11, 13, 14, 15, 20 for rotating said bowl means 24 and said one of said sets 21, 22, 23 of concentric cylinders about said axis; housing means 1 for supporting said rotor assembly and said bowl means; liquid passageway means (the open mouth) in said cover means extending radially and axially (Fig. 1).

## Claim Rejections - 35 USC § 103

- 11. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 12. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).
- 13. Claims 5, 6, and 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mattern in view of Nelson (US 6,056,685 issued 2 MAY 2000).

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Mattern discloses means 40 for collecting waste matter from said collection surfaces but does not disclose the braking means. Nelson discloses a centrifuge with a bowl 16 having a driven heavy phase collector/conveyor 22 therein. The drive means 28 includes a braking means 30, 32. It would have been obvious to one having ordinary skill in the art, at the time applicant's invention was made, to have provided the centrifuge drive means of Mattern with a braking means as taught by Nelson for the purpose of facilitating selective relative motion between the bowl and the collector/conveyor therein to induce the discharging of the separated solids or heavy phase out of the bowl (col. 1, line 65 through col. 2, line 6 and col. 3, lines 2-20).

#### Conclusion

14. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

The cited prior art discloses rotors assemblies with cylinders therein.

15. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Charles E. Cooley whose telephone number is (571) 272-1139. The examiner can normally be reached on Mon-Fri. All official facsimiles should be transmitted to the centralized fax receiving number 571-273-8300.

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16. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Charles E. Cooley Primary Examiner Art Unit 1723

3 AUG 2005